LOCKE LORD BISSELL & LIDDELL LLP MICHAEL V. POWELL (TX SBN 16204400) (appearance pro hac vice) mpowell@lockelord.com 2200 Ross Avenue, Suite 2200 3 Dallas, Texas 75201-6776 Telephone: (214) 740-8520 Facsimile: (214) 756-8520 5 COOPER, WHITE & COOPER LLP STEPHEN KAUS (SBN 57454) 6 skaus@cwclaw.com JIE-MING CHOU (SBN 211346) jchou@cwclaw.com 201 California Street, 17th Floor San Francisco, California 94111 Telephone: (415) 433-1900 Facsimile: (415) 433-5530 Attorneys for Defendant, American Airlines, Inc. 10 11 12 UNITED STATES DISTRICT COURT 13 NORTHERN DISTRICT OF CALIFORNIA, OAKLAND DIVISION 14 KATHLEEN HANNI, individually and on CASE NO. C08-00732 CW behalf of all others similarly situated TIMOTHY T. HANNI, CHASE L. 16 STIPULATED REQUEST TO CONTINUE COSTELLO, and LANDEN T. HANNI, a CASE MANAGEMENT CONFERENCE 17 minor, by and through his parent and Natural Guardian, Kathleen Hanni Local Rule 6-2 18 Plaintiff. Date: September 18, 2008 19 Time: 2:00 p.m. VS. Courtroom: 2, 4th Floor 20 AMERICAN AIRLINES, INC., and DOES 1 21 through 20, inclusive, 22 Defendants. 23 Plaintiff Kathleen Hanni ("Hanni") and Defendant American Airlines, Inc. ("American"), 24 pursuant to Local Rules 6.2 hereby stipulate and request the Court to continue the case 25 management conference currently set for September 18, 2008 at 2 p.m. 26 27 1. Whereas, American is planning to file a Motion to Dismiss Hanni's Third Amended Complaint ("Motion") and to set the hearing on the Motion for October 16, 2008 at 2 p.m. 28

COOPER, WHITE & COOPER LLP ATTORNEYS AT LAW 201 CALIFORMA STREET AN FRANCISCO CA 94111

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STIPULATION TO CONTINUE CASE MANAGEMENT CONFERENCE

C08-00732CW

	Whereas, the case is not yet at issue and the Court's ruling on the Motion will
	impact the factual and legal issues in this case as well as the parties' disclosure requirements. As
	such, the parties cannot adequately ascertain their obligations and strategy until the Court has
	ruled on the Motion and the case becomes at issue.
;	3. Hanni and American therefore request that the Court continue the initial case
(management conference until November 18, 2008.
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10	DATED: August 26, 2008 COOPER, WHITE & COOPER LLP
11	COOLEIC, WILLIE & COOPER LLP
12	By:
13	Jie-Ming Chou
14	AIRLINES, INC.
15	DATED: August 26, 2008 LAW OFFICES OF DAVID G. RAMOS
16	DAVID G. RAMOS
17	By:
18	David Ramos Attorneys for PLAINTIFF KATHLEEN
19	HANNI
20	ORDER
21	PURSUANT TO THIS STIPULATION, IT IS SO ORDERED.
22	Dated:
23	
24	Cardialeill
25	The Honorable Claudia Wilken
26	United States District Judge
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,	605774.1 2 C08-00732CW STIPULATION TO CONTINUE CASE MANAGEMENT CONTENED STORES.

COOPER, WHITE & COOPER LLP ATTORNEYS AT LEW 201 CALIFORNA STREET SAN FRANCISCO, CA \$4111 PROOF OF SERVICE

I am a resident of the State of California. I am over the age of eighteen years, and not a party to this action. My business address is 201 California Street, Seventeenth Floor, San Francisco, California 94111-5002.

On September 2, 2008, I served the following document(s):

STIPULATED REQUEST TO CONTINUE CASE MANAGEMENT CONFERENCE

on each of the parties listed below at the following addresses:

Law Offices of Paul S. Hudson P.C. 4411 Bee Ridge Road #274

Sarasota, Florida 34233

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David G. Ramos, Esq. Law Offices of David G. Ramos 3266 Villa Lane

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Napa, California 94558

BY FIRST CLASS MAIL: I am readily familiar with the business practice at my place of business for collection and processing of correspondence for mailing with the United States Postal Service. Correspondence so collected and processed is deposited with the United States Postal Service that same day in the ordinary course of business. On the date specified above, as to each of the parties identified in the above service list, a true copy of the above-referenced document(s) were placed for deposit in the United States Postal Service in a sealed envelope, with postage fully prepaid; and on that same date that envelope was placed for collection in the firm's daily mail processing center, located at San Francisco, California following ordinary business practices.

I declare under penalty of perjury under the laws of the State of California that the foregoing is true and correct.

Executed on September 2, 2008, at San Francisco, California.

ina R/Rivera

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& COOPER LLP
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